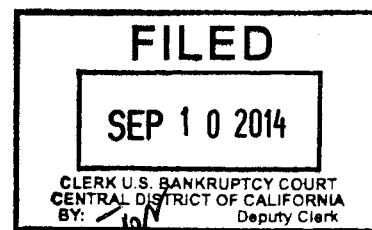


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Holdings I LLC and Beverly Blvd LLC



9
10 UNITED STATES BANKRUPTCY COURT
11 CENTRAL DISTRICT OF CALIFORNIA
12 LOS ANGELES DIVISION

13 ARAMID ENTERTAINMENT FUND
14 LIMITED, a Cayman Islands Company; and
15 ARAMID GRANTOR TRUST, a Delaware
Statutory Trust,

Ref. No. _____

REQUEST FOR JUDICIAL NOTICE IN
SUPPORT OF NOTICE OF REMOVAL

Plaintiffs,

v.

16 FORTRESS INVESTMENT GROUP LLC, a
17 Delaware Limited Liability Company; CF FILM
18 FINANCE AB LLC, a Delaware Limited
Liability Company; RELATIVITY MEDIA,
19 LLC, a California Limited Liability Company;
RELATIVITY MEDIA HOLDINGS I LLC, a
20 Delaware Limited Liability Company;
BEVERLY BLVD LLC, a Delaware Limited
Liability Company; LORD SECURITIES
21 CORPORATION, a Delaware Corporation; and
DOES 1 through 100, inclusive,

Defendants.

22 RELATIVITY MEDIA HOLDINGS I LLC, a
23 Delaware Limited Liability Company; and
24 BEVERLY BLVD LLC, a Delaware Limited
Liability Company,

Cross-Complainants,

v.

25 SCREEN CAPITAL INTERNATIONAL CORP.,
26 a California Corporation; ARAMID CAPITAL
27 PARTNERS, a business entity organized under
the laws of the United Kingdom; ARAMID

1 ENTERTAINMENT FUND LIMITED, a
2 Cayman Islands Company; ARAMID
3 GRANTOR TRUST, a Delaware Statutory Trust;
4 and ROES 100 through 200, inclusive,

5 Cross-Defendants.

REQUEST FOR JUDICIAL NOTICE

Relativity Media, LLC and Lord Securities Corporation and Defendants and Cross-Complainants Relativity Media Holdings I, LLC and Beverly Blvd LLC, (collectively, the “Removing Parties”) file this Request for Judicial Notice pursuant to Federal Rule of Evidence 201 (“FRE 201”) in support its Notice of Removal. The Removing Parties respectfully request that the Court take judicial notice of the following documents attached hereto:

1. A true and correct copy of the First Amended Complaint is attached hereto as Exhibit A.
 2. A true and correct copy of the Varga Declaration is attached hereto as Exhibit B.
 3. A true and correct copy of the Application to Employ Irell & Manella as Special Litigation Counsel is attached hereto as Exhibit C.
 4. A true and correct copy of the Summary of Schedules is attached hereto as Exhibit D.

The Federal Rules of Evidence are incorporated pursuant to Rule 9017 of the Federal Rules of Bankruptcy Procedure. FRE 201 mandates that a federal court take judicial notice “if a party requests it and the court is supplied with the necessary information.” FRE 201(c)(2). “The court may take judicial notice at any stage of the proceeding.” FRE 201(d). The documents listed above and attached hereto relate to matters that are “not subject to reasonable dispute,” and substantiate facts “that can be accurately and readily determined from sources whose accuracy cannot reasonably be questioned.” FRE 201(b). Accordingly, the Removing Parties respectfully request the Court grant this Request for Judicial Notice.

WHEREFORE, for the reasons set forth above, the Removing Parties respectfully request that the Court grant judicial notice of the documents listed herein and attached hereto.

Dated: September 10, 2014

K&L GATES LLP
By: 
Christopher J. Kondon
Saman M. Rejali
Tyler J. Cesar
Attorneys for Defendants Relativity Media,
LLC and Lord Securities Corporation and
Defendants and Cross-Complainants
Relativity Media Holdings I LLC and
Beverly Blvd LLC